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31 32 costs, exceeds the sum or value of \$10,000.00.

Plaintiff, Stephanie Kipperman, is a citizen of the United States, over the age of twenty-one years. At the time of filing this Complaint, at the time when she first became aware of the acts complained of herein, and during most of the time the acts complained of as to her occurred, Plaintiff resided in the Northern District of California (hereinafter "District").

- A. Plaintiff, and the members of Plaintiff's class, are American citizens who, at times between 1953 and 1973, communicated by first class mail with, and received sealed mail from, persons in foreign countries, including but not limited to, the Soviet Union, and Communist countries in the Far East.
- B. All such communication was with a reasonable expectation that Defendants named and unnamed would not engage in the acts herein complained of.
- C. Plaintiff, and the members of Plaintiff's class, have so communicated on numerous occasions, concerning personal and private matters and thoughts, never in any manner so as to arouse any reasonable suspicion or to create any justification for the acts herein complained of.
- D. The identities of the class members are unknown to Plaintiff, but will be shown by Defendants' records. The number of class members is so large as to make a joinder of each impracticable. As to Plaintiff and each class member, identical issues of law and fact exist as to the liability of each Defendant. Plaintiff will fairly and adequately represent the interests of the class.

At all times, each Defendant acted as an agent of Defendant United States of America, with the knowledge, consent

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and approval of said Defendant, or their actions were ratified by said Defendant.

All of the acts herein complained of were, however, unlawful, and were at all times outside the course and scope of the agency and employment of the individual Defendants, or if within the scope of the agency and employment of the individual Defendants, in violation of the United States Constitution, United States statutes, Postal Regulations, and therefore without legal authority.

Defendant United States is liable for ratifying the acts of individual Defendants, or for being grossly negligent and remaining uninformed of the illegal character of said acts, or for intentionally remaining uninformed of the illegal character of these acts. Such ratification, or grossly negligent or intentional ignorance of Defendants' acts permitted Defendants to carry out the acts complained of.

7.

Defendants McCone, Helms and Schlesinger were at material times Directors of Central Intelligence and the heads of the United States Central Intelligence Agency who directed or approved or ratified the acts herein complained of.

Defendant Day was at material times Postmaster General of the United States who directed or approved or ratified the acts herein complained of.

Defendant Cotter was at material times Chief Postal Inspector of the United States Post Office Department who directed or approved or ratified the acts herein complained of.

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Defendant Karamessines was at material times an employed

 of the United States Central Intelligence Agency who directed or approved or ratified the acts herein complained of.

11.

Defendant Mitchell was at material times the Attorney General of the United States who directed or approved or ratified the acts herein complained of.

12.

Defendant Bush is the Director of Central Intelligence and head of the United States Central Intelligence Agency, is sued for purposes of injunctive relief only and is named herein pursuant to Rule 25(d), F.R. Civ. Pr.

Defendant United States of America at material times employed the foregoing Defendants, and other persons described hereafter, and directed or approved or ratified the acts herein complained of, or intentionally or with gross negligence remained uninformed of the illegal character of said acts.

14.

The individual unnamed Defendants, present and former employees of the United States, were and are employees of the United States Central Intelligence Agency, the United States Post Office Department and United States Postal Service, the United States Department of Justice, and other agencies of Defendant United States of America, who actually perpetrated the acts herein complained of, or who joined in the conspiracy hereinafter described, or who directed or approved and ratified the acts herein complained of.

15.

All Defendants herein, and other persons unnamed, conspired with one another or joined an ongoing conspiracy formed at some time in 1952. Said conspiracy continued at least until 1973. The object of this conspiracy was to utilize normal mail

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routing to channel mail to and from certain foreign nations, including but not limited to the Soviet Union and Communist countries in the Far East, to one or more central locations, and at said locations to divert this mail out of its lawful and authorized flow, to pass through the hands of certain unnamed and unknown Defendants and employees of the Central Intelligence Agency and United States Postal Service; said unnamed and unknown employees would examine the face of such mail, sent from or to Plaintiff and class members; said unnamed and unknown agents would copy the exteriors of certain of the envelopes so examined; said unnamed and unknown agents would open, examine, copy and analyze the contents of certain of the envelopes so examined; said unnamed and unknown agents, and other persons unknown to Plaintiff, would maintain files, dossiers, and data banks containing the names acquired from the activity described above, including the names of Plaintiff and certain class members; Defendants, their agents, and other persons unknown and unnamed, would report information so acquired to other persons and agencies of Defendant United States of America, including, but not limited to, the Federal Bureau of Investigation. Furthermore, it was an object of said conspiracy to deliberately and fraudulently conceal from the public, the Plaintiff and class members, the acts herein complained of. Said fraudulent concealment was successful and continued until a time within the one year preceding the filing of this action.

16.

In the doing of the aforesaid acts and conduct, and in the doing of the below-described acts and conduct, each named and unnamed Defendant, acted as agent, servant, partner, joing venturer, aider and abettor and co-conspirator of one another.

17.

In carrying out the described conspiracy, certain overt

acts occurred in this District, including but not limited to:

- A. Unknown and unnamed agents of the named and unnamed co-conspirators set up a central location in San Francisco,
 California, and carried out the acts complained of herein with regard to mail to and from Communist countries of the Far East.
- B. Co-conspirators, both named and unnamed herein, with the consent and approval of all other co-conspirators, utilized certain United States employees, to-wit mail carriers, to pick up Plaintiff's mail to the Soviet Union in this District, and to transport it within this District making possible its later examination, copying or opening. Furthermore, these employees of the United States segregated the mail of Plaintiffs and others, within this District, into that class of mail. which was to be examined, copied or opened, thereby making possible and facilitating, said illegal and unauthorized acts. All co-conspirators knew, or should have known, that the activities of said employees of the United States would extend into this District, and that said employees would avail themselves of the roads, police protection, and other benefits provided by the State of California in this District.

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18.

The acts and conduct herein complained of were discovered within the one year preceding the filing of this action, and could not reasonably have been discovered before that time, on account of the unlawful acts and conduct previously described.

19.

All Defendants herein, named and unnamed, and all co-conspirators previously described, knew or should have known that the acts herein complained of were unlawful. Nevertheless, Defendants and their co-conspirators persisted in the unlawful actions with the intent and purpose knowingly to violate and disregard Plaintiff's rights and those of Plaintiff's class, under the Constitution, laws, and regulations of the United States. Said acts were malicious, intentional, and oppressive, and were carried out with the intent to deprive Plaintiff and the class members of their lawful rights. Accordingly, Plaintiff and each class member herein, are entitled to exemplary damages according to proof.

20.

Commencing prior to 1953, and continuing at least until 1973, Defendants, named and unnamed, and the co-conspirators described previously, carried out an unlawful course of conduct in violation of Plaintiff's and the class members' rights under the Constitution, laws and regulations of the United States, which course of conduct constituted an unlawful invasion of privacy. On information and belief, said acts and course of conduct included but werenot limited to, the copying of the exterior of the envelopes of private, sealed, first class mail of Plaintiff, and her class, sent to and from persons in foreign countries, including, but not limited to, the Soviet Union and one or more Communist countries in the Far East. Said acts, as to Plaintiff, were directed at mail sent to and from persons in

the Soviet Union.

 Said acts of Defendants, named and unnamed, and their co-conspirators, were at all times, and in each instance, deliberate, intentional and knowing violations of the Constitution, law and regulations of the United States.

21.

On information and belief, said acts included, but were not limited to, the above-described copying of exteriors of envelopes, and the maintenance of files and dossiers and data banks reflecting the information unlawfully acquired about Plaintiff and her class, and the reporting of such information to others.

22.

Said acts of Defendants, named and unnamed, and their co-conspirators, constituted an intentional, deliberate, and malicious effort to deprive Plaintiff and the class members of their rights under The United States Constitution, statutes, and regulations and constituted a malicious deprivation of Plaintiffs' rights of free speech, the right to be free from unreasonable searches and seizures, the right not to be deprived of liberty and property without due process of law, the right to be free from invasions of privacy, the right to communicate in private via the mails, and the rights reserved to the people of the United States and not granted to the Federal Government.

23.

As a result of the acts complained of herein, Plaintiff, and her class, have suffered, shock, anger and mental distress.

24.

The effects of the acts complained of herein has been, and will continue to be, to chill and impair the rights of Plaintiff, her class, and all United States citizens, to speak, think, and communicate their thoughts in writing to other persons.

25.

The acts complained of herein constituted an abuse of

discretion by United States agencies, including, but not limited to, the Central Intelligence Agency, and the United States Postal Department, and were in violation of the United States Constitution, and certain United States statutes and regulations, including 18 U.S.C. §§ 1701-1703, 39 U.S.C. § 4057, and C.F.R. §§ 233.2 and 447.91.

26.

Unless restrained and enjoined, Defendant United States of America, by and through its agencies, is likely to, and will again engage, in the acts complained of herein.

WHEREFORE, Plaintiff, and class members request relief as prayed for below.

COUNT TWO

٦.

Plaintiff re-alleges and incorporates herein by reference each and every allegation contained in Paragraphs 1 through 19, inclusive, of COUNT ONE set forth above.

2.

Commencing prior to 1953, and continuing until at least 1973, Defendants, named and unnamed, and their co-conspirators, violated Plaintiffs' and the class members' rights under the Constitution, laws and regulations of the United States. On information and belief, said acts included, but were not limited to, the unlawful and indiscriminate opening of private, sealed, and first class mail of Plaintiff, and her class, to and from persons in foreign countries, including but not limited to, the Soviet Union and one or more Communist country in the Far East. Such acts, as to Plaintiff, consisted of the unlawful and indiscriminate opening of private, sealed and first class mail of Plaintiff to and from persons in the Soviet Union. Said acts, as to Plaintiff and her class, further included, but were not limited to, the examination and copying of the contents of

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envelopes so opened, the analysis of these contents, the maintenance of files, dossiers, and data banks reflecting the information unlawfully acquired from such opened envelopes, and the reporting of such information to other Defendants, and co-conspirators, including, but not limited to, the Federal Bureau of Investigation.

Said acts of Defendants were at all times, and in each instance, deliberate, intentional, knowing, unlawful violations of the Constitution, laws and regulations of the United States.

3.

Said acts of Defendants, named and unnamed, and coconspirators, constituted an intentional, deliberate and malicious effort to deprive Plaintiff and the class members of their rights under the United States Constitution, statutes, and regulations, and constituted a malicious deprivation of their rights of free speech, the right to be free from unreasonable searches and seizures, the right not to be deprived of liberty and property without due process of law, the right to be free from invasions of privacy, the right to communicate in private via the mails, and the rights reserved to the people of the United State and not granted to the Federal Government.

As a result of the acts complained of herein, Plaintiff and her class, have suffered shock, anger and mental distress.

The effect of the acts complained of herein has been, and will continue to be, to chill and impair the rights of Plaintiff, her class, and all United States citizens, to speak, think, and communicate their thoughts in writing to other persons

6.

The acts complained of herein constituted an abuse of discretion by United States agencies, including, but not limited

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27 28 to, the Central Intelligence Agency, and the United States Postal Department, and were in violation of the United States Constitution, and certain United States statutes and regulations, including 18 U.S.C. §§ 1701-1703, 39 U.S.C. § 4057, and C.F.R. §§ 233.2 and 447.91.

26.

Unless restrained and enjoined, Defendant United States of America, by and through its agencies, is likely to, and will again engage, in the acts complained of herein.

WHEREFORE, Plaintiff and class members request relief as prayed for below.

COUNT THREE

1.

Subject-matter jurisdiction is conferred on this court by 5 U.S.C. §§ 551 et seq; 28 U.S.C. §§ 1339 and 1346; The United States Constitution, Amendments 1, 4, 5, 9 and 10; United States Statutes and Regulations; and by the doctrine of pendent jurisdiction.

2.

The amount in controversy, exclusive of interest and costs, is less than the sum or value of \$10,000.00.

3.

Plaintiff, and the class members, re-allege and incorporate herein by reference each and every allegation contained in Paragraphs 3 through 19, inclusive, of COUNT ONE, set forth above.

4.

Commencing prior to 1953, and continuing at least until 1973, Defendants, named and unnamed, and their co-conspirators, carried out an unlawful course of conduct in violation of Plaintiffs and the class members' rights under the Constitution, laws, and regulations of the United States, which constituted an

unlawful invasion of privacy. On information and belief, such acts and course and conduct, consisted of, but was not limited to, the diversion of first-class mail sent by Plaintiff and her class to and from certain foreign countries, including, but not limited to the Soviet Union and Communist countries in the Far East. Said mail was diverted from its normal and unlawful flow, and was subject to unauthorized examination of the exterior of its envelopes, and the delay of such mail for the purpose of carrying out the unlawful examination described. As to Plaintiff, such acts were limited to mail sent to and received from persons in the Soviet Union.

Said acts were at all times and each instance deliberate intentional, knowing, unlawful violations of the Constitution, laws and regulations of the United States.

Said acts of Defendants, named and unnamed, and coconspirators, constituted an intentional, deliberate, and malicious effort to deprive Plaintiff and the class members of their rights under the United States Constitution, statutes, and regulations, and consituted a malicious deprivation of their rights of free speech, the right to be free from unreasonable searches and seizures, the right not to be deprived of liberty and property without due process of law, the right to be free from invasion of privacy, the right to communicate in private via the mails, and the right reserved to the people of the United States and not granted to the Federal Government.

7.

As a result of the acts complained of herein, 30 Plaintiff and her class have suffered shock, anger, and mental 31 distress.

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8.

The effect of the acts complained of herein has been, and will continue to be, to chill and impair the rights of Plaintiff, and her class, and all United States citizens, to speak, think, and communicate their thoughts in writing to other persons.

9.

The acts complained of herein constituted an abuse of discretion by United States agencies, including, but not limited to, the Central Intelligence Agency, and The United States Postal Department, said acts being in violation of the United States Constitution, and certain United States statutes and regulations, including, but not limited to, 18 U.S.C. §§ 1701-1703, and C.F.R. §§ 233.2 and 447.91.

10.

Unless restrained and enjoined, Defendant United States of America, by and through its agencies, is likely to, and will again engage, in the acts complained of herein.

WHEREFORE, Plaintiff and class members request relief as prayed for below.

RELIEF

Plaintiff requests the following relief:

Pendente Lite

- An order directing Defendants to disclose the identities of unnamed and unknown Defendants and co-conspirators, under an appropriate protective order;
- 2. An order directing Defendants, and their agents, to take no steps to open or maintain any file or dossier on any class member, on Plaintiff, or on counsel for Plaintiff;
- 3. An order directing Defendants to identify the class members:

-13-

4. A preliminary injunction prohibiting the acts her complained of.

At the Conclusion of the Case

- Judgment declaring that Defendants have violated the rights of Plaintiff and her class and enjoining all similar acts in the future, and ordering the destruction of all information, files, data banks, and other material unlawfully compiled as a result of the acts complained of herein;
- 2. Judgment awarding Plaintiff and each class member compensatory and exemplary damages according to proof for each violation or rights that has occurred, as charged in COUNT ONE and COUNT TWO, above, and in an amount of \$5.00 for each instance when the exterior of envelopes, was examined without authority as alleged in COUNT THREE above;
 - 3. Judgment awarding costs of suit;
- 4. Judgment awarding Plaintiff's counsel a reasonable attorney's fee;
- 5. Judgment granting a permanent injunction against the acts herein complained of;
 - 6. Other relief that the court considers proper.

DEMAND FOR JURY TRIAL

Plaintiff demands a jury trial.

DATED:

KIPPERMAN, SHAWN & KEKER FRIEDMAN & SLOAN

MARCUS S. TOPEL

WILLIAM A. BROCKETT

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PROOF OF SERVICE BY MAIL

I am over the age of eighteen years and not a party to this action. My business address is:

> 407 Sansome Street, Suite 400 San Francisco, California

On the date specified below, I served the attached THIRD AMENDED COMPLAINT AND DEMAND FOR JURY TRIAL

by placing a true copy thereof (to which was attached a copy of this document) in a sealed envelope with postage thereon fully prepaid, in the United States mail at San Francisco, California, addressed to each of the following:

Alvin H. Goldstein Tuckmsn, Goldstein & Phillips 555 California Street, Suite 3180 94104 San Francisco, California

James A. Bruen Assistant U.S. Attorney 16th Floor - U.S. Courthouse 450 Golden Gate Avenue San Francisco, California 94102

Paul R. Haerle Thelen, Marrin, Johnson & Bridges 2 Embarcadero Center 94111 San Francisco, California

Stephen S. Mayne Dinkelspiel, Pelavin, Steefel & L vitt 1 Embarcadero Center, 27th Floor San Francisco, California 94111

Charles E. Hanger Brobeck, Phleger & Harrison 111 Sutter Street 94111 San Francisco, California

John G. Milano Milano & Cimmett 1545 Russ Building 235 Montgomery Street San Francisco, California 94104 Executed on February 20, 1976 _, at San

Francisco, California.

, declare under penalty of I, DINAH ROBERTS perjury that the foregoing is true and correct.

PROOF OF SERVICE BY MAIL

I am over the age of eighteen years and not a party to this action. My business address is:

407 Sansome Street, Suite 400 San Francisco, California 94111

On the date specified below, I served the attached THIRD AMENDED COMPLAINT AND DEMAND FOR JURY TRIAL

by placing a true copy thereof (to which was attached a copy of this document) in a sealed envelope with postage thereon fully prepaid, in the United States mail at San Francisco, California, addressed to each of the following:

Irwin Goldbloom Civil Division Department of Justice Washington, D.C. 20530

Cadwaller, Wichershem & Taft One Wall Street New York, New York 10005

Plato Cacheris Suite 205 1709 New York Avenue, NW Washington, D.C. 20006 George Bush Central Intelligence Agency Washington, D.C.

Marcus S. Topel 360 Pine Street, Penthouse San Francisco, California

Stanley J. Friedman 680 Beach Street #436 San Francisco, California

(SEE ATTACHED PAGE 1 FOR ADDITIONAL NAMES)

Francisco, California.

I. DINAH ROBERTS declare under penalture

I, <u>DINAH ROBERTS</u>, declare under penalty of perjury that the foregoing is true and correct.

DINAH ROBERTS

```
1
    KIPPERMAN, SHAWN & KEKER
     WILLIAM A. BROCKETT
 2
     407 Sansome Street, Suite 400
     San Francisco, California
                                 94111
 3
     Telephone: (415) 788-2200
 4
    FRIEDMAN & SLOAN
     STANLEY J. FRIEDMAN
 5
     680 Beach Street, Suite 436
     San Francisco, California
 6
     Telephone: (415) 776-3070
 7
    MARCUS S. TOPEL
    Attorney at Law
8
     360 Pine Street, Top Floor Suite
     San Francisco, California 94104
9
     Telephone: (415) 421-6140
10
    Attorneys for Plaintiff
11
                      UNITED STATES DISTRICT COURT
12
                     NORTHERN DISTRICT OF CALIFORNIA
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14
    STEPHANIE KIPPERMAN, on behalf of
    Plaintiff and all persons similarly
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     situated,
                                                    NO. C-75-1211 CBR
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                     Plaintiff,
                                                    PROPOSED DISCOVERY
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         vs.
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    JOHN McCONE; RICHARD HELMS; JAMES
    SCHLESINGER; J. EDWARD DAY; WILLIAM
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    COTTER; THOMAS KARAMESSINES; GEORGE
    BUSH, DIRECTOR OF CENTRAL INTELLIGENCE;
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    JOHN MITCHELL; UNITED STATES OF AMERICA;
    and an unknown number of unnamed present
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    and former employees of the United States,
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                     Defendants.
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               Plaintiff, pursuant to Court order, outlines below
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    the preliminary discovery she suggests is necessary in order to
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    fully reveal the contours of the case and controversy at issue,
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    as well as the proper venue. Plaintiff believes that such
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    preliminary discovery can be accomplished through interrogatories
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and requests for production of documents or records for inspec-

Approved For Release 2004/12/20 : CIA-RDP79M00467A000300130013-1

tion and copying. The proposed discovery is hereafter set forth

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briefly:

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PROPOSED DISCOVERY

- 1. Provide the following statistics for each year the mail intercept program was in operation:
 - a. The approximate total number of pieces of first class mail potentially subject to surveillance.
 - b. The approximate number of such pieces whose exterior envelopes were examined.
 - c. The approximate number of such pieces of mail whose exteriors were photographed.
 - d. The approximate number of such pieces of mail which were opened, whose interiors were photographed, or whose interiors were analyzed.
 - from the mail intercept program, which became a part of the records of the CIA or other Government agency as a result of such activities.
- 2. Advise Plaintiff of the total number of inquiries the CIA has received about the mail intercept program, and the total number of CIA responses admitting the photographing, opening or analyzing of mail.
- 3. Advise whether or not <u>any</u> files or records concerning the mail intercept program, in the possession of the CIA or other Government agency have been destroyed at any time during or after the intercept activities. If the answer is other than an unqualified negative, provide complete information about the nature and former location of such files.
- 4a. State whether or not information received from opening, analyzing, or photographing intercepted mail would necessarily be reflected by information in any presently existing

file. If not, provide details as to whether or not there were specific instructions, oral or written, to <u>not</u> record any such information at any time during the existence of the intercept program.

- 5. What <u>computerized</u> programs exist reflecting names compiled from the mail intercept program? Allow Plaintiff access to that program or programs to determine whether or not they contain the names Stephanie Kipperman, Stephanie Probst, or the following alternative spellings of Plaintiff's first name:
 - a. Stefany
 - b. Stefanie
 - c. Stephany
- 6. Other than the HTLINGUAL program, what other files or records, in the possession of the CIA or other Government agencies contain the names of persons compiled from the mail intercept program? Permit Plaintiff to have access to such files, if any, to determine whether or not her name, in the spellings listed above, is contained in any of those files.
- 7. Permit Plaintiff to search the HTLINGUAL file for the name of Plaintiff, in its various spellings set out above.
- 8. Provide physical details of the routing of mail to be examined in the intercept program, including any way in which such routing differed from the normal flow of such mail.
- 9. Provide an estimate of the time delay in delivery of intercepted mail contrasted to non-intercepted mail to and from similar geographical locations.
- 10. Identify by name and job titles those persons, including employees of the United States Postal Service or United States Post Office Department, who examined mail pursuant to the mail intercept program.

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- 11. Describe the fashion in which intercepted mail was returned to the normal channels of mail delivery.
- 12. Provide the criteria which were utilized in selecting envelopes for photographing, or opening. If such criteria were reduced to writing, provide any written instructions.
- 13. Was there any saturated intercept of mail sent from or to specific geographical locations; specifically Los Angeles, California, or San Francisco, California?
- 14. Provide any legal authority for the examination of first class envelopes by persons not normally involved in mail delivery, or the photographing of first class mail envelopes or for the opening of such mail.
- 15. Advise Plaintiff if she was ever on a "watchlist" used to implement the intercept program. Would the fact that Plaintiff had traveled to the Soviet Union make it probable that she would be placed on such a "watchlist?"
- 16. Describe the scope of the overall mail intercept plan; provide all instances in which this overall plan required activities in the Northern District of California.
- 17. State whether or not mail to be preliminarily channeled into intercept "checkpoints" was initially segregated in any place in the Northern District of California.
- 18. Provide the names of postal department employees involved in the mail intercept program who carried out acts pursuant to that program in the Northern District of California. Describe the manner of their involvement.
- 19. If the HTLINGUAL program was microfilm only, and not computerized, describe the physical means by which such a program was expanded to accomodate new information in alphabetical order.

20. Provide details about any mail "lost" or "misplaced" in the process of the mail intercept program. State whether or not the addressors or addressees of such mail have been fully identified, and whether or not Plaintiff's name, in any of its various spellings described above, appears on such mail. If information about such misplaced mail is not a matter of record, provide information about the scope of such non-recorded misplaced mail.

21. Provide the exact location of all stations where mail was surveilled, photographed, or opened, in connection with the mail intercept program.

DATED: FEB 2 0 1976

Respectfully submitted,

KIPPERMAN, SHAWN & KEKER FRIEDMAN & SLOAN MARCUS S. TOPEL

By WILLIAM A. BROCKETT

PROOF OF SERVICE BY MAIL

I am over the age of eighteen years and not a party to this action. My business address is:

407 Sansome Street, Suite 400 San Francisco, California 94111

On the date specified below, I served the attached PROPOSED DISCOVERY

by placing a true copy thereof (to which was attached a copy of this document) in a sealed envelope with postage thereon fully prepaid, in the United States mail at San Francisco,

California, addressed to each of the following: (SEE ATTACHED PAGE 2 FOR ADDITIONAL NAMES)

Alvin H. Goldstein Tuckmen, Goldstein & Phillips 555 California Street, Suite 3180 San Francisco, California 94104

James A. Bruen
Assistant U.S. Attorney
16th Floor - U.S. Courthouse
450 Golden Gate Avenue
San Francisco, California 94102

Paul R. Haerle Thelen, Marrin, Johnson & Bridges 2 Embarcadero Center San Francisco, California 94111 Stephen S. Mayne
Dinkelspiel, Pelavin, Steefel &
vitt
1 Embarcadero Center, 27th Floo
San Francisco, California 9411

Charles E. Hanger Brobeck, Phleger & Harrison 111 Sutter Street San Francisco, California 941

John G. Milano Milano & Cimmett 1545 Russ Building 235 Montgomery Street San Francisco, California 9410

Executed on February 20, 1976 , at San

Francisco, California.

I, <u>DINAH ROBERTS</u>, declare under penalty of perjury that the foregoing is true and correct.

PROOF OF SERVICE BY MAIL

I am over the age of eighteen years and not a party to this action. My business address is:

407 Sansome Street, Suite 400 San Francisco, California 94111

On the date specified below, I served the attached PROPOSED DISCOVERY

by placing a true copy thereof (to which was attached a copy of this document) in a sealed envelope with postage thereon fully prepaid, in the United States mail at San Francisco, California, addressed to each of the following:

Irwin Goldbloom
Civil Division
Department of Justice
Washington, D.C. 20530

Cadwaller, Wichershem & Taft One Wall Street New York, New York 10005

Plato Cacheris Suite 205 1709 New York Avenue, NW Washington, D.C. 20006 George Bush Central Intelligence Agency Washington, D.C.

Marcus S. Topel 360 Pine Street, Penthouse San Francisco, California

Stanley J. Friedman 680 Beach Street # 436 San Francisco, California

(SEE ATTACHED PAGE 1 FOR ADDITIONAL NAMES)

Execui	ted on	Februar	y 20,	1976		at San	
Francisco, (Califor	nia.		•		•	
I,	DINAH R	OBERTS		, declar	e under	penalty	of
perjury that	the f	oregoing is	s tru	e and corr	ect		

DINAH ROBERTS

TO:	John Warner
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WHICH MAY BE USED.